UNITED STATES DISTRICT COURT

for the

	for the			FILED IN OPEN COURT
	Eastern District of	rolina	ON 6/12/201	
United States of America				US District Court Fastom District of No
v. Lashawn Demont Tinsley	,))	Case No:	5:01-CR-143-1BO	
D. CO. LILL) ovember 1, 2002	USM No:	23058-056	
Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any)	May 18, 2009	Pro Se Defendant's A	Attorney	
ORDER REGARDI PURS	ING MOTION SUANT TO 18			CTION
Upon motion of the defendant \$3582(c)(2) for a reduction in the term of subsequently been lowered and made retres \$994(u), and having considered such motand the sentencing factors set forth in 1835.	f imprisonment imp oactive by the Unite tion, and taking into	osed based or ed States Sent account the	n a guideline sentencing tencing Commission policy statement set for	ng range that has oursuant to 28 U.S.C. orth at USSG §1B1.10
IT IS ORDERED that the motion is: DENIED. GRANTED are in the last judgment issued) of		reviously imported in the second in the seco	posed sentence of imped to	orisonment (as reflected
The defendant was sentenced at the statut amendment and was not mitigated by a su			did not change as a re	esult of the retroactive
If the amount of time the defendant has alresentence, subject to an additional period of				
(Comp.	lete Parts I and II of Page	2 when motion	is granted)	
Except as otherwise provided, all provisio	ons of the judgment(s) dated Nov	ember 1, 2002, and M	lay 18, 2009.
shall remain in effect. IT IS SO ORDER	ED.		A A	
Order Date: 3-17-15		ener	Judge's signature	
Effective Date:			•	
(if different from order date)	renend	e w. Boyle	U.S. District Judge	0

EDNC Rev. 11/8/2011